UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

| Eric Forsythe, Individually A Others Similarly Situated, | and On Behalf Of All) | |
|---|---|----------------------------------|
| | Plaintiff,) | Civil Action No. 04cv10584 (GAO) |
| VS. |) | |
| Sun Life Financial Inc., et al. |) | |
| | Defendants. | |
| Larry R. Eddings, Individual All Others Similarly Situated | • | |
| VS. | Plaintiff,) | Civil Action No. 04cv10764 (GAO) |
| Sun Life Financial Inc., et al. |)) | |
| | Defendants. | |
| |) | |
| Richard Koslos, Individually Others Similarly Situated, | And On Behalf Of All) | |
| vs. | Plaintiff,) | Civil Action No. 04cv10765 (GAO) |
| Sun Life Financial Inc., et al., | | |
| | Defendants.) | |
| Marcus Dumond, Henry Berg Rosemary Sturgess, Kathleer Margie Booth, Karen Peach, Evelyn Keller, vs. Massachusetts Financial Serv MFS Fund Distributors, Inc., | n Blair, William and) and Richard and) Plaintiff,) vices Company and) | Civil Action No. 04cv11458 (GAO) |
| | Defendants. | |
| | | |

Plaintiffs Eric Forsythe and Larry R. Eddings ("Plaintiffs"), by their counsel, hereby move this Court for a 1-week extension of time to file a reply brief from October 6, 2004 to October 13, 2004. As grounds therefore, the Dumond plaintiffs just filed their Memorandum in Opposition to Amended Motions for Consolidation and for Appointment of Tri-Lead Counsel. Plaintiffs Forsythe and Eddings are currently working with experts and believe that the experts' opinions will aid the Court in its consideration of the pending Motions for Consolidation. If the extension is granted, briefing will be completed by 1 week prior to the hearing scheduled on this matter on October 20, 2004.

WHEREFORE, plaintiffs Forsythe and Eddings move this Court for an extension until October 13, 2004 to file their reply and expert opinion.

Dated: October 1, 2004 Respectfully submitted,

MOULTON & GANS, P.C.

By: /s/ Nancy Freeman Gans Nancy Freeman Gans (BBO #184540) 33 Broad Street, Suite 1100 Boston, Massachusetts 02109-4216 (617) 369-7979

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LOCAL RULE 7.1 CERTIFICATE

I, Nancy Freeman Gans, counsel for plaintiffs Eric Forsythe and Larry R. Eddings, certify that I have spoken with Theodore Hess-Mahan of Shapiro Haber & Urmy, LLP, counsel for the Dumond plaintiffs, regarding the within Motion For Extension of Time to Reply. Mr. Hess-Mahan stated that the Dumond plaintiffs assent to this motion. I further certify that as a courtesy

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I have notified the following counsel by leaving messages about the filing of the within Motion:

Jonathan Shapiro of Wilmer Cutler Pickering Hale & Dorr LLP, and John J. Falvey, Jr. of Testa,

Hurwitz & Thibeault, and Jane Willis of Ropes & Gray LLP. I further certify that I have spoken

with Abigail Hemani of Goodwin Proctor LLP and George J. Skelly of Nixon Peabody LLP on

this same issue.

Dated:

October 1, 2004

/s/ Nancy Freeman Gans
Nancy Freeman Gans

CERTIFICATE OF SERVICE

I, Nancy Freeman Gans, hereby certify that a true copy of the above document was served upon the attorney of record for each party by first class mail, postage prepaid, on October 1, 2004.

/s/ Nancy Freeman Gans Nancy Freeman Gans